



UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.
08/442,2	88 05/16	/95 PRIEELS	Ј	B45036C1

18M1/1223

HERBERT H JERVIS SMITHKLINE BEECHAM CORPORATION CORPORATE INTELLECTUAL PROPERTY-UW2220 P 0 BOX 1539 KING OF PRUSSIA PA 19406-0939

EX.	aminer
SMITH	I, L.
TIKU TRA	PAPER NUMBER
1813	12
AYE MAILED:	12/23/96

Below is a communication from the EXAMINER in charge of this application

## COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

☐ TI	HE PERIOD FOR RE	SPONSE:				
a) _	is extended to run		or continues to run	from the d	ate of the final rejection	
b) [			ne final rejection or as of the r for the response expire later		risory Action, whichever is later. he date of the final rejection.	In no
	The date on which purposes of determ	the response, the pe iining the period of e	tition , and the fee have been xtension and the correspondi	filed is the date of the ng amount of the fee.	osed response and the appropri response and also the date for Any extension fee pursuant to 3 onse or as set forth in b) above.	the
X A	ppellant's Brief is due	in accordance with 3	37 CFR 1.192(a).			
	oplicant's response to place the application		ed <u>11   26   96</u> has I vance:	peen considered with t	he following effect, but it is not d	eemed
1.	The proposed amer	dments to the claim	and /or specification will not b	e entered and the fina	l rejection stands because:	
/	a. There is no contract presented.	onvincing showing ur	nder 37 CFR 1.116(b) why the	proposed amendmen	it is necessary and was not earli	er
	b. They raise no	w issues that would	require further consideration a	ind/or search. (See N	ote).	
	c. They raise th	e issue of new matte	r. (See Note).			
	d. They are no appeal.	t deemed to place the	e application in better form for	appeal by materially r	reducing or simplifying the issues	s for
	e. They presen	t additional claims wi	thout cancelling a correspond	ing number of finally re	ejected claims.	
	NOTE: Now	hohal re	ied claim 2! section unde int of all num	5 Would r r 35 USC I bers of th	vuscible an 11 à first parggi Marknsh gri	ach.
2. 🔲	Newly proposed of the non-allowable of		would be al	lowed if submitted in a	separately filed amendment car	rcelling
3. 🔲	Upon the filing an a be as follows:	ppeal, the proposed	amendment [] will be enter	ed 🗌 will not be ente	ered and the status of the claims	will
	Claims allowed: _Claims objected to: Claims rejected: _L  However;  Applicant's res	hone none -7 10-	the following rejection(s):	_		
						<del></del>
4. <b>)</b>	The affidavit, exhib	t or request for recon	nsideration has been consider	ed but does not overce	ome the rejection because _OT of the previous	
5. 🗀	The affidavit or exhi presented.	bit will not be conside	ered because applicant has no	ot shown good and suf	ficent reasons why it was not ea	ırlier
The	proposed drawing o	orrection  has [	has not been approved by	y the examiner.	~/ ~ 0.	
¬ Ot⊁	er			C	LYNETTE F. SMITH PRIMARY EXAMINER GROUP 1800	